

honorable dealing, to merit and receive a large portion
of the patronage of the community.

THE COMMONWEALTH.

IN SENATE.
THURSDAY, January 19, 1860.

The Senate was opened with prayer by the Rev. J. M. Lancaster, of the Catholic Church. The Journal of yesterday was read by the Clerk.

A MESSAGE FROM THE H. R.
Was received announcing the passage of sundry bills.

A COMMUNICATION.
Was received from the Auditor in response to resolutions of the Senate reading dispensed with and ordered to be printed.

REPORTS FROM COMMITTEES.

Mr. WALTON—Internal Improvement—a bill to amend the charter of the Clark's Run and Salt River Turnpike Road Company: passed.

Same—a bill to charter the Cadiz and Ceraline Spring Turnpike Road Company: passed.

Same—a bill to amend the charter of the Warsaw Turnpike Road Company, with an amendment: amendment adopted and the bill passed.

Same—a bill to amend the charter of the Stanford and Hall's Gap Turnpike Road Company: passed.

Same—a bill to charter the Alexandria and Tibbatts Turnpike Road Company: amendment adopted and the bill passed.

Same—a bill to authorize the Marshall County Court to change the State road, with an amendment: amendment adopted and bill passed.

Mr. BOLS—Same Committee—a bill to amend the charter of the Lexington and Herriot's Mill Turnpike Road Company: passed.

Same—a bill to change the State road from Paducah to Eggers's Ferry: passed.

Same—a bill to revise and amend the charter of the Lancaster and Sugar Creek Turnpike Company: passed.

Same—a bill to enable the Bryant's Station Turnpike Company to borrow money and pay its debts: passed.

Same—a bill to revise the charter of the Knob Lick Turnpike Road Company, with an amendment: amendment adopted and bill passed.

Same—a bill to charter the Iron Works Turnpike Company: passed.

Same—a bill to establish a State road from Paducah to Murray: passed.

Same—a bill to charter the Dry Ridge Turnpike Road Company: passed.

Same—a bill to charter the Garrard County and Wallace Mill Turnpike Road Company: passed.

Same—a bill to charter the Green County and Taylor county Turnpike Company: passed.

Same—a bill for the benefit of the Louisville and Frankfort Railroad Company: passed.

SUPPRESSION OF THE RULES—JACOBSON COUNTY.
Mr. DAVISON moved that the rules be suspended to enable the committee of Propositions and Grievances to report the bill to establish the county of Jacobson, that it might be disposed of, that those interested might go home. The rules were suspended, and Mr. GAVIN, from said committee, reported the bill, with the opinion of the committee that the bill should not pass.

Mr. GIBSON addressed the Senate in favor of the passage of the bill; his remarks were humorous, and were received with applause in the lobby and Senate.

Mr. DAVISON replied to Mr. Gibson, and opposed the bill in a few remarks; he lived in the district in which the new county lies, a majority of his constituents he believed were opposed to the bill, and he should vote against it.

Mr. GRUNY explained the reasons for the action of the committee.

Mr. GIBBS addressed the Senate in favor of the bill.

Mr. GROVES explained the facts in the case, and opposed the passage of the bill.

Mr. GIBSON replied to Mr. Groves, and again advocated the passage of the bill.

Mr. ANDREWS at the request of Mr. GROVES made some remarks as to the topography of the county embraced within the boundary of the proposed new county.

The bill was then rejected by yeas 15, nays 19, as follows, viz:

YEAS—Messrs. Alexander, Bales, Cosby, Gibson, Gillis, Glendon, Irwin, Jenkins, Johnson, Lyons, Marshall, McBrayer, McKee, Rhea, Wait—15.

Mr. Speaker, (Porter), Messrs. Anthony, Andrews, Barlick, Bruner, Chambers, Cissell, Darnley, Davidson, DeHaven, Denny, Fisk, Grover, Haycraft, Fraill, Rust, Taylor, Walton, Whitaker—19.

VISIT TO LOUISVILLE—TENNESSEE LEGISLATURE.
The Senate took up the H. R. joint resolution to accept the invitation to visit Louisville to meet the Legislature of Tennessee, and also to accept the invitation of the Memphis, Louisville and Cincinnati Mail Boat line for an excursion trip, and providing for an adjournment from the 23d until 12 o'clock on the 27th of January. The resolutions were unanimously adopted.

JOINT RESOLUTION.
Mr. READ offered a joint resolution instructing the committee on Banks to visit the Banks in Covington: adopted.

APPORTIONMENT BILL.
Mr. FISK, under special leave, reported a bill to apportion representation.

Mr. GROVER made a minority report. These reports were ordered to be printed.

A MESSAGE FROM THE GOVERNOR.
Was received announcing that he had signed sundry bills which originated in the Senate.

MOTION TO RECONSIDER.
Mr. GRUNY moved a reconsideration of the vote rejecting the bill to extend State aid to Railroads: motion entered.

LEAVE TO BRING IN BILLS.
Mr. PRALL—a bill to amend art. 14, chap. 36, of the Revised Statutes.

Same—a bill concerning voters against constables.

Same—a bill to charter Millersburg Female College.

Same—a bill to amend sec. 11, chap. 30, of the Revised Statutes.

Mr. HAYCRAFT—a bill concerning Elizabethtown.

REPORTS REQUIRED.
Mr. TAYLOR—Internal Improvement—a bill to authorize the County Court of Mason to extend the Tuckahoe Ridge Turnpike Road: passed.

Same—a bill to charter the Paint Lick and Copper Creek Turnpike Road Company: passed.

Same—a bill to charter the Back Creek and Paint Lick Turnpike Road Company: before action the hour arrived for the

ORDERS OF THE DAY.
The rules were dispensed with, and Mr. JOHNSON—Select Committee—reported a bill relative to the boundary line between the States of Kentucky and Tennessee: referred to Finance committee.

A H. R. BILL.
For the benefit of W. S. D. Magowan, Sheriff of Jefferson county: passed.

ORDERS OF THE DAY.
A bill to amend the charter of the Commercial Bank of Kentucky, and the pending amendments were taken up.

The Senate resolved itself into a committee of the whole on said bill, Mr. BRUNER in the Chair.

Mr. ALEXANDER addressed the Committee in opposition to the bill and amendment.

Mr. WHITAKER replied to Mr. ALEXANDER, and advocated the bill, and also favored Mr. GROVES's amendment.

Mr. GROVES's amendment requiring the Governor to subscribe the stock within two years, was rejected by the committee.

Mr. TAYLOR then addressed the committee in favor of his amendment, allowing the State to take the stock within two years.

On motion of Mr. ANDREWS the committee rose, reported progress, and left to act again, which was granted.

The Senate then, on motion of Mr. GROVES, took a recess until 3 o'clock, to hold an evening session for the committees to continue their reports.

Evening Session.
REPORTS OF COMMITTEES.

Mr. BOLS—Internal Improvement—a bill to establish a State road from Hopkinsville to Paducah: passed.

Same—a bill to revise the charter of the Farmers' Turnpike Road Company: passed.

Same—a bill to amend the charter of the North Middletown and Mr. Sterling Turnpike Road Company: passed.

Same—a bill to incorporate the old Frankfort Road Continuation Turnpike Road Company: passed.

Same—a bill to charter the Iron Creek Turnpike Road Company: passed.

Same—a bill to amend the charter and amended charter of the Frankfort, Versailles, and Lexington Turnpike Road Company: passed.

Same—a bill to amend the charter of the Stanford and Hustonsville Turnpike Road Company: passed.

Same—a bill to charter the Mount Freedom and Buena Vista Turnpike Company: passed.

Same—a bill to charter the Bryantsville and Cane Run Turnpike Company: passed.

Same—a bill in relation to the Winchester and Kentucky River Turnpike Road Company: passed.

Same—a bill to authorize the County Court of Bracken to improve the Strode Mill Road: passed.

Same—a bill to change the mode of working roads in McClellan county: passed.

Same—a bill to charter the Winchester and Irvine Turnpike Road Company: passed.

Mr. WALTON—Same Committee—a bill to amend the charter of the Bardonia and Louisville Railroad Company: after some discussion the bill was recommitted to the same committee.

Mr. TAYLOR—Same Committee—a bill to charter the Oxford and Newtown Turnpike Company: passed.

Same—a bill to authorize the Scott County Court to transfer to the Georgetown and Paris Turnpike the part of said road made by the Frankfort and Georgetown Turnpike Road Company: passed.

Same—a bill to charter the Paint Lick and Bench Creek Turnpike Road Company: passed.

Same—a bill to charter the Russellville and Franklin Turnpike Road Company: passed.

Same—a bill to amend the several acts in relation to the Barren County Railroad: passed.

Same—a bill to amend the charter of the Shelbyville and Eminence Turnpike Company: passed.

Same—a bill for the benefit of the Board of Internal Improvement of Shelby county: passed.

Same—a bill to charter the Eminence and Shelbyville Turnpike Road Company: passed.

Same—a bill to appoint a reviewer on the State Road from Paducah to Hopkinsville: passed.

Same—a bill to charter the Mount Gilead and Steelton's Turnpike Road Company: passed.

Same—a bill to charter the Paris and Jacksonville Turnpike Road Company: passed.

Same—a bill to charter the Mayfield and Sardis Turnpike Road Company: passed.

Same—a bill to amend the charter of the Mayfield and Sardis Turnpike Road Company: passed.

Same—a bill to amend the charter of the Mayfield and Sardis Turnpike Road Company: passed.

Mr. CISELL—Judiciary—a bill from the H. R. for the benefit of the securities of Wm. L. Simons, late Sheriff of Todd county, with an amendment: amendment adopted, and bill passed.

Mr. ALEXANDER—Finance—a bill for the benefit of the Deaf and Dumb Asylum at Danville: [appropriates \$10,000 to the Asylum to pay for ground, heating apparatus, &c., &c.] passed by yeas 31, nays 0.

Mr. GIBBS—Enrollment—reported a number of bills correctly enrolled, and they were signed by the Speaker.

Mr. WHITAKER—Circuit Courts—a bill for the benefit of Thomas E. Reed, Sheriff of Fulton county, and others: amended and recommitted to the same committee.

MOTION TO RECONSIDER.
Mr. DELAVEN moved a reconsideration of the vote passing the bill to amend the charter of the Louisville and Portland Railroad Company: the motion was entered.

DISPENSATION OF THE RULES.
The rules were suspended on motion of Mr. ANDREWS, to allow of motions for leave to bring in bills.

LEAVE TO BRING IN BILLS.
Mr. ANDREWS—a bill for the benefit of Wm. Jenkins, of Daviess county.

Same—a bill to authorize the Ohio County Court to levy a tax for road purposes.

Same—a bill for the benefit of the Circuit Court Clerks of this Commonwealth.

Same—a bill for the benefit of James Wilson, of Ohio county.

Same—a bill for the benefit of the Land Office.

Same—a bill to charter the Elizaville and Mouth of Fleming Turnpike Company.

Mr. WHITAKER—a bill for the benefit of the Westport Turnpike Company, in Shelby county. And then the Senate adjourned.

HOUSE OF REPRESENTATIVES.
THURSDAY, January 19, 1860.

Prayer by the Rev. J. M. Lancaster, of the Catholic Church.

The Journal of yesterday was read.

Mr. WOOD, who has been detained from the House by severe indisposition, appeared in his seat this morning.

RECONSIDERATION.
Mr. GALE moved to reconsider the vote passing a bill for the benefit of Ira H. Stout and wife: before any vote was taken, the SPEAKER announced the special order.

JUDICIAL DISTRICT COMMITTEE.
The SPEAKER announced the following as the committee appointed under the resolution of Mr. CARLISLE, to inquire into the expediency of creating an additional Judicial District, viz: 1st district, Mr. McELROY; 2d district, Mr. LYNE; 3d district, Mr. GAZER; 4th district, Mr. FINN; 5th district, Mr. McKEE; 6th district, Mr. BARNETT; 7th district, Mr. TEVIS; 8th district, Mr. LEACH; 9th district, Mr. CARR; 10th district, Mr. WALKER; 11th district, Mr. RICE; 12th district, Mr. M. J. COOK; 13th district, Mr. GOODLOE.

AGRICULTURAL BILL.
The House took up the bill from the Senate to amend the charter of the Kentucky State Agricultural Society. [Provides for the election of five directors in each district, instead of three, as now provided; and appropriates \$5,000 per annum for two years; vest the Vice Presidents with the powers of directors.]

The question being taken upon the passage of the bill, it was decided in the affirmative: yeas, 62; nays, 31.

Mr. GALE moved to reconsider the vote passing said bill.

Mr. CLARK moved to reconsider the vote adopting the substitute offered by Mr. GEORGE for the 12th section. [The substitute authorizes the Governor to solicit proposals for the establishment of snail institutions, and the county proposing to subscribe the most, regard being had to health and accessibility of locality, shall obtain it.]

Mr. ROMAN advocated the reconsideration and passage of the bill.

The motion to reconsider was then adopted, and the substitute rejected.

The question was then taken upon ordering said bill to be read a third time, and it was decided in the affirmative: yeas, 54; nays, 39.

Mr. CARLISLE moved to fill the blank, making an appropriation to said institution, with \$20,000: adopted.

The question was then taken upon the passage of the bill, and it was decided in the affirmative: yeas, 51; nays, 39.

SPECIAL ORDER.
The House then took up the bill allowing compensation to jurors summoned before Justices of the Peace, town, city, and Police Judges.

Said bill reads as follows:

That hereafter, in all penal cases, when by existing laws juries are required to be summoned before a Justice of the peace, quarterly courts, town, city, or police judge, and in all civil cases, when by existing laws a jury may or can, at the request of either party litigant be summoned to attend before any of the said officers, it shall be lawful for each juror who shall attend and serve in obedience to any such summons, to claim and be allowed the sum of fifty cents for such attendance and service, which, in all penal cases, and in all actions of forcible entry and detainer, shall be taxed as costs against the unsuccessful party; and in civil actions, other than actions of forcible entry and detainer, the costs of the jury shall be paid by the party ordering the summons, and taxed as other costs are now required by law to be taxed.

§ 2. Be it further enacted, That unless directed by the parties, six competent men, having the qualification now required by law for jurors, shall constitute a legal jury before any of the officers aforesaid, in all civil actions, except in actions of forcible entry and detainer.

Mr. GOUGH offered an amendment giving magistrates, police judge, &c., jurisdiction of all cases of riots, breaches of the peace, &c., with a jury, unless one of the parties demands it: adopted.

Mr. CARLISLE moved to reconsider the bill to the committee on the Judiciary: rejected.

After some discussion, in which Messrs. McELROY, HUSMAN, and CARLISLE participated, the bill was recommitted to the committee on the Judiciary, with instructions to report the same on to-morrow at 11 o'clock.

ORDERS OF THE DAY.
The House took up the resolution offered on yesterday by Mr. HITT, and it was rejected.

MESSAGES FROM THE SENATE.
A message was received from the Senate, announcing the passage of sundry bills and resolutions.

MESSAGE FROM THE GOVERNOR.
A message was received from the Governor by Mr. MOORE, announcing that he had approved and signed sundry bills and resolutions which originated in this House.

HOUSE BILL.
A bill to authorize the Marshall County Court to change the State road: passed the Senate with an amendment: amendment concurred in.

REPORTS FROM STANDING COMMITTEES.

Mr. LEACH—Circuit Courts—a Senate bill changing the time of holding Circuit Courts in the counties of Cumberland, Clinton and Russell: passed.

Mr. ABRAHAM—Claims—a bill for the benefit of James M. Shackelford, of Madison county: passed.

Same—a Senate bill for the benefit of B. F. Pullin, Sheriff of Bourbon county: passed.

Same—a bill for the benefit of J. C. Conkin, of Monroe county: passed.

Same—a bill for the benefit of J. T. Newkirk: passed.

Same—a bill for the benefit of F. T. Fish, of Ruckelshaus county: [appropriates \$25 to Fish.]

Mr. MASSEY moved to strike out \$25, and insert \$13: adopted.

The bill was then passed.

Same—a bill for the benefit of John Cummins, Sheriff of Rockcastle county: passed—yeas, 78; nays, 3.

Same—a bill for the benefit of John G. McLaughlin: passed.

Mr. F. KERR—Claims—a bill for the benefit of Mrs. Ophelia Smith of Lexington: [Appropriates \$200, amount overpaid for tax on billiard tables:] passed—yeas, 75; nays, 7.

Same—a bill for the benefit of the executors of Robert Diddle, deceased. [Appropriates \$200, amount overpaid for tax on billiard table:] passed—yeas, 70; nays, 8.

Same—a bill for the benefit of Ezekiel Ellis, of Franklin county: passed.

And then the House adjourned.

COURT OF APPEALS.
THURSDAY, January 19, 1860.

CAUSES DECIDED.

Snowden v. Brown, Lou. Chy.; reversed.

O'Donnell v. O'Donnell, Kenton; affirmed.

Shotwell & Son v. Taylor et al, Woodford; affirmed.

Blackburn v. McAttee, Grant; affirmed.

Kenny v. Bro. v. Cunningham, Bourbon; reversed.

Freeman v. Stearns, Bourbon; affirmed.

Kirby's adm'r v. Rymel et al, Bourbon; reversed.

Robinson v. Baxter, Fayette; service of process proven.

Wall's decy. v. Wall's adm'r, Harrison, rule against W. H. Wall, decy. of the Feb. 1st, 1859, was affirmed by authority he procures for Wm. Jas. G. & R. W. Wall.

Bellington v. Summers, Nicholas; plea filed.

Bourne v. Simpson, Jessamine; affirmed.

Robinson v. Baxter, Fayette; affirmed.

Pryor v. Swigert, Henry; affirmed.

Simon v. Gough, Harrison; affirmed.

Bell v. Wall et al, Harrison; affirmed.

Same v. Same, Harrison; affirmed.

Coffman v. Wilson & Haydon, Harrison—were submitted on brief.

Myers v. Wayland's heirs, Grant; argument continued by Craddock for appellant.

SERIOUS AND SINGULAR ACCIDENT—A MAN MAKING SIXTY REVOLUTIONS PER MINUTE—On Saturday morning last, Mr. S. D. Sherman came near losing his life by being caught in the machinery of the machine shop of Parker & Stone. Mr. Sherman was engaged in oiling a portion of the gearing, when a spike on the main shaft caught his sleeve, instantly drawing him on to the shaft, which is horizontal and distant about two feet from a board partition built across the shop. Through this narrow space the unfortunate man was whirled at a rate of sixty revolutions per minute. He has no idea how long he remained in the grasp of the machinery, senseless after one or two revolutions. His clothes being finally torn off, he was released from the shaft and fell to the floor insensible, in which condition he was found about an hour after the accident occurred. It is owing to the fact that his arm was caught, thus having his body drawn close to the shaft, that he was not killed. The sales of his boots were entirely whirled off by striking against the frame of a grindstone which stood nearly under the shaft. His back and one arm were badly bruised, as were also his legs, though it is thought his wounds are not fatal. He is under the care of Dr. Bicknell—Bellevue Herald.

N. A. CROUCH.
Coach-Maker,
(RUBEN'S OLD STAND.)
Arch Street, Bardstown, Ky.

Repairing done with neatness and dispatch.

DAVIE & PETTIT.

No. 44 Fifth Street, between Jefferson & Green, LOUISVILLE, KENTUCKY.

Real Estate Brokers and Negotiators.
AGENTS for the Sale and Purchase of Real Estate, Notes, Stocks, Bonds, Land Warrants, &c. Houses and Farms for Lease or Sale. Negroes for Sale or Hire, and of all kinds procured on short notice. Also, Insurance and Guaranty given to procuring situations for men out of employ.

Jan. 12, 1860—61.

FRESH BALTIMORE OYSTERS.
We have commenced receiving Fresh Baltimore Oysters, and will continue to receive them during the Oyster season.

GRAY & TODD.

Sardines, Pickled and Spiced Oysters.
200 WHOLE, half and quarter boxes Sardines; 4 dozen Fresh Pickled Oysters; 4 dozen Pickled and Spiced Oysters; In store and for sale by

Jan. 14, 1860. GRAY & TODD.

TABLE OIL.
BASKETS whole and half Bottles very superior Table Oil, for sale by

GRAY & TODD.

Utica Lime.
10 BBL'S, just received from Steamboat Docks, and for sale by

GRAY & TODD.

STIGGAS & MOLASSES—
3 bbls. Prime N. O. Sugar;
1 bbl. Preserving Sugar;
30 bbls. Crushed and Powdered Sugar;
1 bbl. & largest small & double refined Lead Sugar; to bbls. Plantation Molasses;
12 half bbls. Plantation Molasses;
5 bbls. Sugar House Molasses;
5 bbls. Extra Golden Syrup;
5 kegs (10 gallons each) Golden Syrup;
2 bbls. Superior Granulated Sugar, for sale by

Jan. 12, 1860. GRAY & TODD.

ALCOHOL—
3 casks Dubon's Ale, in Jugs;
2 casks Tean's Ale, in bottles;
4 casks Hibernian London Porter, just received and for sale by

GRAY & TODD.

MAC KRELL—
10 casks Large MacKrell;
6 half bbls. Large MacKrell;
25 kegs No. 1, 2 and 3 MacKrell, received and for sale by

GRAY & TODD.

COFFEE, TEA, &c.—
30 bags Choice Rio Coffee;
5 bags Choice Java Coffee;
5 bags Old Mocha Coffee;
10 packages Fine Green and Black Teas, in store and for sale by

GRAY & TODD.

WARD WHISKY.
We have 55 barrels of Ward Whisky, five years old, for sale by the bottle, gallon, or barrel.

Jan. 17, 1860. GRAY & TODD.

CLOVER SEED.
5 Barrels of Prime Clover seed in store and for sale by

GRAY & TODD.

"Fresh and Pickled Salmon."
100 LBS. Fresh Salmon in Cases;
2 barrels Pickled Salmon. Just received and for sale by

GRAY & TODD.

New Grocery and Confectionery!!!
HAVING bought out the Confectionery Store formerly owned by Messrs. J. & W. Watson, I am now ready to wait upon all persons desirous of articles in my line, and have now on hand the best

Assortment of Confectioneries in the city. All kinds of Cakes, Cookies, Oranges, Lemons, Toys, &c., &c.

I would also state to my friends and strangers generally, that I have now on hand the finest style of equal to any table furnished by city confectioners.

Persons from a distance would do well to give me a call before purchasing elsewhere.

Jan. 4, 1860—61. JOHN C. HENDERICKS.

WE have this day sold our entire stock of Dry Goods to Messrs. G. W. Robb & Co., and take this opportunity of returning our thanks to our old patrons. We cheerfully recommend the new firm to the public as gentlemen of high honor and business qualifications.

Jan. 12, 1860—61. TATE & CHINN.

NEW FIRM.
THE UNDERSIGNED, having purchased the stock of Dry Goods of Messrs. Tate & Chinn, will continue the business under the style of G. W. Robb & Co., and will receive the patronage of the old friends of the house, and as many new ones as will give us a call.

Believing it to be to the interest of both buyer and seller, all our accounts will be paid on or before the 1st of July and 1st of January.

We will make a discount of 1 per cent. upon all cash sales of \$5 and upwards.

Jan. 7, 1860—61. GEO. W. ROBB & CO.

PHENIX FOUNDRY,
Tenth Street, op. the Artesian Well, LOUISVILLE, KY.

WM. H. GRAINGER, Agt.

STEAM EN

